WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	,

ORDER OF DETENTION PENDING TRIAL

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Alfredo Sergio Alarcon			Sergio Alarcon	c	Case Number:	CR-09-477-001-PH	(-PGR			
	cordance stablishe		Bail Reform Act, 18 U.S.C.	- ','	ention hearing ha	s been held. I conclude tha	t the following facts			
	-	clear and convincing evidence the defendant is a danger to the community and require the detention of the defendant Inding trial in this case.								
		y a preponderance of the evidence the defendant is a serious flight risk and require the detention of the defendant pendir ial in this case.								
			Р	ART I FINDIN	NGS OF FACT					
	(1)	There i	s probable cause to believe	e that the defend	dant has committe	ed				
			an offense for which a maximum term of imprisonment of ten years or more is prescribed in 21 U.S.C. §§ 801 et seq., 951 et seq, or 46 U.S.C. App. § 1901 et seq.							
			an offense under 18 U.S.C	C. §§ 924(c), 95	6(a), or 2332(b).					
			an offense listed in 18 U.S imprisonment of ten years	S.C. § 2332b(g)(s or more is pres	5)(B) (Federal cri scribed.	mes of terrorism) for which	a maximum term of			
			an offense involving a min	or victim prescri	bed in		.1			
	(2)	The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community.								
				Alternative	Findings					
	(1)	There is a serious risk that the defendant will flee; no condition or combination of conditions will reasonably assure the appearance of the defendant as required.								
\boxtimes	(2)	No con	dition or combination of cor	nditions will reas	sonably assure th	e safety of others and the o	community.			
	(3)	There is a serious risk that the defendant will (obstruct or attempt to obstruct justice) (threaten, injure, or intimidate a prospective witness or juror).								
	(4)									
			PART II WRITTEN	(Check one or both		OR DETENTION				
	(1)		at the credible testimony and anger that:	d information su	bmitted at the hea	ring establish by clear and c	convincing evidence			
		-								

¹Insert as applicable: Title 18, § 1201 (kidnaping), § 1591 (sex trafficking), § 2241 (aggravated sexual abuse), § 2242 (sexual abuse), § 2245 (offenses resulting in death), § 2251 (sexual exploitation of children), § 2251A (selling or buying of children), § 2252 et seq. (certain activities relating to material involving sexual exploitation of minors), § 2252A et seq. (certain activities relating to material constituting or containing child pornography), § 2260 (production of sexually explicit depictions of minors for importation into the U.S.), § 2421 (transportation for prostitution or a criminal sexual activity offense), § 2422 (coercion or enticement for a criminal sexual activity), § 2423 (transportation of minors with intent to engage in criminal sexual activity), § 2425 (use of interstate facilities to transmit information about a minor).

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	(2)	I find by a preponderance	e of the evidence as to risk of	flight that:		
		The defendant has no sig	nificant contacts in the Distric	t of Arizona.		
		The defendant has no resto assure his/her future a	sources in the United States froppearance.	om which he/she mi	ght make a bond reas	onably calculated
		The defendant has a prio	r criminal history.			
		There is a record of prior	failure(s) to appear in court a	s ordered.		
		The defendant attempted	to evade law enforcement co	ntact by fleeing fron	n law enforcement.	
		The defendant is facing a	minimum mandatory of	incarce	eration and a maximul	m of
	The de	efendant does not dispute t	ne information contained in th	e Pretrial Services F	Report, except:	
	In addi The de		on hearing.			
			nce the findings of the Pretrial	Services Agency w	hich were reviewed b	y the Court at the
time of	the hea	ring in this matter.	RT III DIRECTIONS REGA	POING DETENTION	ı	
appeal.	ctions fa . The de Jnited S	efendant is committed to the acility separate, to the exten- efendant shall be afforded a tates or on request of an at	e custody of the Attorney Genetic practicable, from persons aw reasonable opportunity for pricorney for the Government, the right the purpose of an appearan	eral or his/her desig aiting or serving sen vate consultation wi e person in charge o	nated representative f tences or being held ir th defense counsel. C f the corrections facilit	n custody pending On order of a cour ty shall deliver the
		PAR	T IV APPEALS AND THIR	D PARTY RELEAS	E	
Court. service	a copy of Pursual of a co	of the motion for review/recont to Rule 59(a), FED.R.CF py of this order or after the	opeal of this detention order bonsideration to Pretrial Service RIM.P., effective December 1, oral order is stated on the reens in accordance with Rule 5	es at least one day p 2005, Defendant sh cord within which to	rior to the hearing set nall have ten (10) days ofile specific written o	before the District s from the date of bjections with the
	es suffic		f a release to a third party is to aring before the District Cour ian.			
Date:	N	lay 6, 2009		Michelle	H.Burns	<u></u>

United States Magistrate Judge